

Attach. 1

Ryan Cox <rcox@aclu-wi.org>

## Secret Service - Coalition to March on RNC v. Milwaukee - Accepted Service

Ryan Cox <rcox@aclu-wi.org>

Fri, Jun 28, 2024 at 12:19 PM

To: "Carter, Michael A.(USAWIE) 2" < Michael A. Carter@usdoj.gov>

Cc: "R. Timothy Muth" <tmuth@aclu-wi.org>, Hayley Archer <harcher@aclu-wi.org>

Mr. Carter,

As promised, attached are courtesy copies of our filings from last night in the case referenced below. The Amended Complaint adds the U.S. Secret Service as a Defendant. I am also attaching Plaintiff's Reply Brief (related to our previously filed Motion for Preliminary Injunction) that asks for preliminary relief against the Secret Service as well. These are being served today.

As I mentioned before, there is a hearing set on the Motion for Preliminary Injunction for July 3rd at 9am.

Please give me a call if you have any questions. Thanks!

On Thu, Jun 27, 2024 at 9:54AM Carter, Michael A.(USAWIE) 2 < Michael A.Carter@usdoj.gov> wrote:

Mr. Cox.

Thank you for your email. I am not authorized to waive or accept service. Please serve the United States and the Secret Service in compliance with Federal Rule of Civil Procedure 4(i).

I would appreciate a courtesy copy of the materials. Thank you.

Michael Carter

Assistant United States Attorney

Deputy Chief, Civil Division

Eastern District of Wisconsin

Direct: 414-297-4101

From: Ryan Cox <rcox@aclu-wi.org> Sent: Thursday, June 27, 2024 6:42 AM

To: Carter, Michael A.(USAWIE) 2 <mcarter2@usa.doj.gov>

Cc: R. Timothy Muth <tmuth@aclu-wi.org>; Hayley Archer <harcher@aclu-wi.org>

Subject: [EXTERNAL] Secret Service - Coalition to March on RNC v. Milwaukee - Accepted Service

Good morning Mr. Carter,

I am one of the attorneys representing the Plaintiff in the above named case (24-cv-704 in the EDWI). I was out of the office last week, but my understanding is that you represented the Secret Service at the attempted mediation of this case back on June 17th. Based on the plans that were released last Friday, we intend to file an Amended Complaint Case 2:24-cv-00704-BHL Filed 07/01/24 Page 1 of 2 Document 37-1 https://mail.google.com/mail/u/0/?ik=1ff2d660ca&view=pt&search=all&permmsgid=msg-a:r-867504048483380336&dsqt=1&simpl=msg-a:r-867504048483380336

today that adds the Secret Service as a Defendant in the case. We are familiar with the service requirements, but considering the time constraints (we are currently set for a hearing on our Preliminary Injunction Motion in the case on Wednesday, July 3rd at 9am), I wanted to reach out and ask if you can accept service for the United States Secret Service in this matter, or if there is someone else you are aware of who should receive courtesy copies of case materials while service is being perfected. Please let me know as soon as you are able. Thanks!

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## Ryan V. Cox (he/him)

Legal Director

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## Ryan V. Cox (he/him)

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Wisconsin

## 7 attachments

Summons 24cv704 Cheatle.pdf 355K

24-cv-704 Amended Complaint.pdf .pdf

24-cv-704 Exhibit 24 .pdf 178K

24-cv-704 Exhibit 22.pdf 176K

24-cv-704 Exhibit 21 .pdf 295K

24-cv-704 Exhibit 23.pdf

24-cv-704 Plaintiff's Reply Brief.pdf 5197K